

STAMP & RETURN

November 19, 2019

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Accepted / Filed

NOV 19 2019

Federal Communications Commission
Office of the Secretary

Re: FM Translator Station K247CP
Houston, Texas
FIN: 148127
**Complaint of Interference by FM Translator Station to Full-
Service Station**

Dear Ms. Dortch:

We are counsel to Gow Media, LLC ("Gow"). Gow is the licensee of full-service FM Station KFNC(FM) (97.5 MHz), Mont Belvieu, Texas (FIN: 52407).

On November 8, 2019, Gow filed an interference complaint, pursuant to the provisions of Section 74.1203(a) of the Commissions' Rules, arguing that FM Translator Station K247CP, Houston, Texas (FIN: 148127) is the cause of impermissible interference to KFNC.

In response to the email, dated November 18, 2019, from Kim Varner, Esq., of the Audio Division, to the undersigned, Gow is submitting the attached Declaration in response to questions posed to it.

Gow requests that this Declaration be made a part of the record of this proceeding.

Should there be any questions in regard hereto, please communicate with the undersigned.

Respectfully submitted,



Barry A. Friedman

Enclosures

Ms. Marlene H. Dortch
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cc: Mr. James Bradshaw, FCC Audio Division
Ms. Kim Varner, FCC Audio Division

4814-0178-9005.10

DECLARATION OF DAVID GOW

I, David Gow, do hereby declare as follows:

1. I am the President of Gow Media, LLC ("Gow"), the licensee of Station KFNC(FM), Mont Belvieu, Texas ("KFNC") (FCC FIN: 52407)

2. I am familiar with the matters described in this Declaration as I was personally involved in managing the process of securing Listener Complaints from the Listeners of KFNC.

3. Each Listener Complainant that Gow was aware of was provided with a form of Declaration to use in describing the interference he or she had experienced. The Listener Complainant was asked to complete, on his or her own, the Declaration and then return it to Gow. No person employed by or having any business relationship with Gow played any part whatsoever in the completion of any Listener Complaint that has been submitted to the FCC.

4. I am aware that certain of the Listener Complaints filed with the October 22, 2019 Complaint vary from those submitted with the November 8, 2019 refiled Complaint. This resulted from Gow advising certain of the Listener Complainants, as part of the preparation of the revised Complaint, to, on their part, review and, in some cases, add or modify information to their Listener Complaints in order to comply better with the information requirements specified in the form of Declaration. Consequently, the following changes occurred:

A Listener Complainant (Brad True) entered his home zip code.

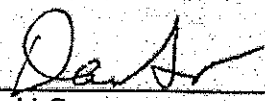
Certain Listener Complainants (Mark Lancaster, Keith W. Landry, Kirstyn Speich, Claudia Garza, Nick Balser, Raymond G. Jackson, Christopher Walcher, David Francis, and Mark Barineau) provided an exact location along their commuting routes where the Listener Complainants suffered the greatest level of interference to his or her listening of KFNC.

Certain Listener Complainants (Doug Rotan, Patrick Wade, Kendrick Alridge, and Brad True) clarified that they were relying on interference occurring at their homes and/or offices and not while commuting.

A Listener Complainant (Ellie Flato) provided the execution page to her Declaration.

I declare under penalty of perjury that the foregoing is true and correct, to the best of my information, knowledge and belief.

Executed at Houston, Texas on the 19 day of November, 2019.



David Gow